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5 UNITED STATES DISTRICT COURT
6 WESTERN DISTRICT OF WASHINGTON
7 AT SEATTLE

8 MAXILL INC., an Ohio corporation,

9 Plaintiff,

10 v.

11 LOOPS, LLC; and LOOPS
FLEXBRUSH, LLC,

12 Defendants.

C17-1825 TSZ
(consolidated with C18-1026 TSZ)

13 LOOPS, L.L.C.; and LOOPS
FLEXBRUSH, L.L.C.,

14 Plaintiffs,

15 v.

16 MAXILL INC., a Canadian corporation,

17 Defendant.

MINUTE ORDER

18 The following Minute Order is made by direction of the Court, the Honorable
19 Thomas S. Zilly, United States District Judge:

20 (1) The unopposed, duplicative motions to seal, docket nos. 82 and 83, brought
21 by Maxill Inc., a Canadian corporation, and Maxill Inc., an Ohio corporation (collectively
22 “Maxill”), are GRANTED, and the following materials shall remain under seal: (i) the
23 unredacted version of Maxill’s motion for partial summary judgment, docket no. 83-1;
(ii) the unredacted version of the Declaration of John Shaw, docket no. 83-2; and
(iii) Exhibits 5-10, 12, 14, 16, 18-24 to Shaw’s declaration, docket nos. 82-1 – 82-16.

1 (2) Maxill's second unopposed motion to seal, docket no. 87, is GRANTED,
and the following materials shall remain under seal: (i) the unredacted version of
2 Maxill's motion to strike expert report, docket no. 88; and (ii) Exhibit A to Maxill's
motion, which consists of the Report of Fred P. Smith, P.E., CSP, docket no. 89.

3 (3) The redacted version of Maxill's motion to strike expert report, docket
4 no. 90, was improperly noted as a separate motion. The unredacted version of Maxill's
motion to strike expert report, docket no. 88, shall remain noted for October 25, 2019.
5 The Clerk is DIRECTED to correct the docket.

6 (4) Each side recently filed motions to seal, docket nos. 98 and 100, that were
improperly noted. In the future, counsel shall confer before filing materials under seal
7 and shall conspicuously indicate in any related motions to seal whether the parties are in
agreement concerning the sealing of the documents at issue. If motions to seal are
8 unopposed, they may be noted for the same day they are filed; otherwise, motions to seal
must be noted for the third Friday after filing. See Local Civil Rule 7(d).

9 (5) The improperly noted motions to seal, docket nos. 98 and 100, are
10 STRICKEN. The Court sua sponte DIRECTS that the following materials shall remain
under seal: (i) the unredacted response of Loops, L.L.C. and Loops Flexbrush L.L.C.
11 ("Loops"), docket no. 99, to Maxill's motion for partial summary judgment; (ii) the
unredacted versions of the various declarations, exhibits, and evidentiary objections filed
12 by Loops in support of its response, docket nos. 99-1 – 99-13; (iii) the unredacted
response, docket no. 101, of Maxill to Loops's motion for partial summary judgment; and
13 (iv) Exhibit 2 to the Declaration of Mudit Kakar, docket no. 101-1.

14 (6) Loops is DIRECTED to file redacted versions of the materials described in
Paragraph 5, Subparts (i) and (ii), above, within seven (7) days of the date of this Minute
15 Order, and to link such documents (in CM/ECF) to both their unredacted counterparts
and the motion to which they are responsive.

16 (7) The Clerk is directed to send a copy of this Minute Order to all counsel of
record.

17 Dated this 24th day of October, 2019.

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19 William M. McCool
Clerk

20 s/Karen Dews
21 Deputy Clerk
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